1	GEARINGER LAW GROUP		
2	825 VAN NESS AVENUE, 4 <sup>TH</sup> FLOOR SAN FRANCISCO, CALIFORNIA		
3	94109-7847 Tel. (415) 440-3102		
4	BRIAN GEARINGER (State Bar #146125) ALLISON B. FRIEDMAN (STATE BAR #236384)		
5	I AW OFFICES OF CASDED		
6	LAW OFFICES OF CASPER, MEADOWS, SCHWARTZ & COOK		
7 8	2121 N. CALIFORNIA BLVD., SUITE 1020 WALNUT CREEK, CALIFORNIA 94596-7333		
9	Tel. (925) 947-1147 ANDREW C. SCHWARTZ (State Bar #64578)		
10	ANDREW C. SCHWARTZ (State Bar #64578)  Attorneys for Plaintiff HASAN ARDA AKSU		
11	Theories for Frankin III is in Vincent Philos		
	IN THE UNITED STA	TEC DICTRICT COLIDT	
12	IN THE UNITED STATES DISTRICT COURT		
13	FOR THE NORTHERN D.	ISTRICT OF CALIFORNIA	
14			
15	HASAN ARDA AKSU,	Case No. C 12-4268 CRB	
16	Plaintiff,	STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE	
17	v.	[F.R.C.P. RULE 41(a)(1)(A)(ii)]	
18	COUNTY OF CONTRA COSTA,	Date Action Filed: December 1, 2011	
19	SUZANNE PORTER, TERRENCE	Trial Date: Not set.	
20	THOMPSON, CHRISTOPHER BUTLER, BENNY CHETCUTI, JR., STEPHEN		
21	TANABE and DOES ONE to FIFTY, inclusive.		
22			
23	Defendants.		
24	IT IS HEREBY STIPULATED by and between all parties, through their designated		
25	counsel, as follows:		
26	STIPULATION		
27	Plaintiff Mitchell Katz ("Plaintiff") and Defendant County of Contra Costa, by and		
28	through their attorneys of record, hereby stipulate as follows: Plaintiff's First Amen		
	STIPULATION AND PROPOSED ORDER FOR	1 U.S. DISTRICT COURT CASE NO. C 12-4268 CRB	

DISMISSAL WITH PREJUDICE

1	Complaint, including all causes of action asserted therein, is dismissed with prejudice as to		
2	Defendant County of Contra Costa only, pursuant to Federal Rule of Civil Procedure		
3	41(a)(1)(A)(ii). Plaintiff and Defendant County of Contra Costa will bear their own attorneys'		
4	fees and costs in connection with this action.		
5	IT IS SO STIPULATED.		
6	Dated: June 24, 2014 GF	EARINGER LAW GROUP	
7			
8	Ву	r: /s/ Brian Gearinger	
9		IAN GEARINGER torneys for Plaintiff HASAN ARDA AKSU	
10			
11		FFICE OF THE COUNTY COUNSEL OF ONTRA COSTA	
12			
13	Ву	r:/s/ D. Cameron Baker	
14		CAMERON BAKER torneys for Defendants	
15	CC	DUNTY OF CONTRA COSTA	
16	Dated: June 24, 2014 ED	DRINGTON, SCHIRMER & MURPHY LLP	
17			
18	Ву	r:/s/ Keith R. Schirmer	
19	KE	TER P. EDRINGTON EITH R. SCHIRMER	
20		torneys for Defendant EPHEN TANABE	
21			
22		EELE, GEORGE, SCHOFIELD & AMOS, LLP	
23			
24	Ву	r:/s/ Geoffrey Wm. Steele	
25	GE At	EOFFREY WM. STEELE torneys for Defendants	
26	BE	ENNÝ CHETCUTI, JR. and CHRISTOPHER JTLER	
27			
28			

## 

1	Dated: June 24, 2014	SINUNU BRUNI LLP
2		
3		By:/s/ James N. Sinunu JAMES N. SINUNU
4		Attorneys for Defendants SUZANNE PORTER and TERRENCE THOMPSON
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action.

## IT IS ORDERED AS FOLLOWS:

Pursuant to the above Stipulation, Plaintiff's First Amended Complaint, including all causes of action asserted therein, is dismissed with prejudice as to Defendant County of Contra Costa only, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii). Plaintiff and Defendant County of Contra Costa will bear their own attorneys' fees and costs in connection with this

Dated: June 30, 2014

